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UTILITY PATENT APPLICATION **TRANSMITTAL**

(Only for new nonprovisional applications under 37 CFR 1.53(b))

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Attorney Docket No.		t No.	15685P042					
	First Inventor	Craig	H. Barratt	_				
	Title RESOUR	OCATION IN A WIRELESS NETWORK						
Express Mail Label No.								

r		APPI	LICATION ELEM	ENTS	Ī				ner for Patents			
	See	MPEP chapter 600	concerning utility patent	application contents	ADDRESS TO: Box Patent Application Washington, DC 20231							
1	X		I Form (e.g., PTO/SB/ and a duplicate for fee process		7.	CD-ROM or CD- Computer Progra	R in duplicate, lar	ge table	or o			
2		Applicant claim See 37 CFR 1.	ns small entity status. 27.			ucleotide and/or Am f applicable, all nec	nino Acid Sequen	ce Subm	ission ission			
3		Descriptive titleCross ReferenStatement RegReference to s	ngement set forth belo e of the Invention ces to Related Applica parding Fed sponsored equence listing, a tabl program listing append	utions I R & D e,	a	Computer I Specification Se i. CD-ROI ii. paper	Readable Form (Conguence Listing or Mor CD-R (2 coperative)	n: ies); or	9.00 1			
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×r3		- Brief Description	on of the Drawings (if i	filed)	9.	Assignment Par	oers (cover sheet	& docum	nent(s))			
		Detailed DescrClaim(s)Abstract of the	•		10.	37 C.F.R. § 3.73 (when there is a	, ,		Power of Attorney			
J					11. 🔲	11. English Translation Document (if applicable)						
Å	×	3,,,,	U.S.C. 113) [Total Sh	neets <u>4</u>]	12.	Information Disc Statement (IDS)			Copies of IDS Citations			
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- -		i. □ □	ELETION OF INVENT	TOR(S)								
r share I		na	gned statement attached dele imed in the prior application, s 63(d)(2) and 1.33(b).		16. Request and Certification under 35 U.S.C. 122 (b)(2)(B)(i). Applicant must attach form PTO/SB/35 or its equivalent.							
 -6			u ta Sheet. See 37 CFF	R 1.76	17. Other:							
#8. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amend												
ā		Continuation	Divisional	Continuation-in-	oart (CIF	of prior app		60/277	7,591			
F,		ior application In			the prior		Group/Art Unit		is supplied under			
For <u>CONTINUATION OR DIVISIONAL APPS only:</u> The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.												
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Name (Print/Type) Gregory D						Registrat	ion No. (Attorney)	(Agent)	39,926			
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FEE TRANSMITTAL for FY 2000

Patent fees are subject to annual revision.

Signature

TOTAL AMOUNT OF PAYMENT (\$) 1,428.00

Complete if Known					
Application Number					
Filing Date	July 31, 2001				
First Named Inventor	Craig H. Barratt				
Examiner Name					
Group/Art Unit					
Attorney Docket No.	15685P042				

METHOD OF PAYMENT (check one)										FE	E CALCULATION	ON (continue	∍d)	
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Name (Print/Type) Gregory D. Caldwell								egistratio tomey/Age		3	19,926	Telephone	(503) 684	-6200
Signature Additional Signature												Date	07/31/	/01

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REQUEST AND CERTIFICATION UNDER

35 U.S.C. 122(b)(2)(B)(i)

First	Named Inventor	Craig H. Barratt				
Title	RESOURCE NETWORK	ALLOCATION IN A WIRELESS				
Attor	ney Docket Numb	per 15685P042				

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreeme that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

07/31/01 Date

Gregory D. Caldwell, Reg. No. 39,926
Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. **Failure to do so will result in abandonment of this application (35 U.S.C. 112(b)(B)(iii)).**